

the Federal Comprehensive Employment and Training Act and whose wages or fringe benefits are paid in whole or in part by funds provided under such Act;

(7) enrollees of the Illinois Young Adult Conservation Corps program, administered by the Illinois Department of Conservation, authorized grantee pursuant to Title VIII of the "Comprehensive Employment and Training Act of 1973", 29 USC 993, as now or hereafter amended;

(8) enrollees and temporary staff of programs administered by the Department of Conservation under the Youth Conservation Corps Act of 1970;

(9) any person who is a member of any professional licensing or disciplinary board created under an Act administered by the Department of Professional Regulation Registration---and---Education, and who receives per diem compensation rather than a salary, notwithstanding that such per diem compensation is paid by warrant issued pursuant to a payroll voucher; such persons have never been included in the membership of this System, and this amendatory Act of 1987 (P.A. 84-1472) is not intended to effect any change in the status of such persons; or

(10) any person who is a member of the Illinois Health Care Cost Containment Council, and receives per diem compensation rather than a salary, notwithstanding that such per diem compensation is paid by warrant issued pursuant to a payroll voucher; such persons have never been included in the membership of this System, and this amendatory Act of 1987 is not intended to effect any change in the status of such persons. P.A. 85-1008.

(Ch. 108 1/2, par. 20-115)

Sec. 20-115. Eligibility for a proportional annuity. Any person who has pension credit in 2 or more participating systems shall be entitled to a proportional retirement annuity, and his survivors shall be entitled to a survivors annuity in accordance with the provisions of this Article, if his combined pension credit is at least equal to the longest minimum qualifying period prescribed by any of such systems. The qualifying period of each of these systems shall be that which was in effect on the date of the employee's latest withdrawal from service covered by any of these systems.

Each participating system shall, in determining eligibility for a proportional retirement annuity or survivors annuity, consider the combined service and contributions of the employee for which pension credit has been granted under all participating systems. If--the--law governing--a--participating-system-provides-that-a-retirement-or-survivors-annuity-shall-be-payable-only--if--the--annuity exceeds--a--certain--dollar--minimum--the-proportional-annuity provided-by-pension-credits-under-all-participating-systems-- If the law governing a participating system provides that a retirement or survivors annuity shall be payable only if the annuity exceeds a certain dollar minimum, the proportional annuity provided by pension credits under all participating systems shall be considered in determining whether this requirement has been met. P.A. 79-782.

Section 3-69. Section 13-224 of the "Code of Civil Procedure", approved August 19, 1981, as amended, is amended to correct certain obsolete references, such Section to read as follows:

(Ch. 110, par. 13-224)

New matter indicated by italics - deletions by strikeout.

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Illinois Young Adult Conservation
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A. 79-782.

13-224 of the "Code of Civil
19, 1981, as amended, is amended
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Sec. 13-224. Recovery in Tax Actions. In any action
against the State to recover taxes imposed pursuant to
Section 2 of the Messages Tax Act, Section 2 of the Gas
Revenue Tax Act, Section 2 of the Public Utilities Revenue
Act or Section 2-202 of The Public Utilities Act 7a-5-of-"An
Act concerning public utilities", approved June 29, 1921, as
amended, that were illegally or unconstitutionally collected,
or in any action against a municipality to recover taxes
imposed pursuant to Section 8-11-2 of the Illinois Municipal
Code that were illegally or unconstitutionally collected or
in any action against a taxpayer to recover charges imposed
pursuant to Sections 9-201 or 9-202 of The Public Utilities
Act subsections (a) or (b) of Section 36 of "An Act
concerning public utilities", approved June 29, 1921, as
amended, that were illegally or unconstitutionally collected,
the prevailing party shall not be entitled to recover an
amount exceeding such taxes or charges paid, plus interest,
where applicable, during a period beginning 3 years prior to
the date of filing an administrative claim as authorized by
statute or ordinance or court complaint, whichever occurs
earlier. This provision shall be applicable to all actions
filed on or after September 21, the effective date of this
amendatory Act of 1985. P.A. 84-732.

Section 3-70. Section 11-5 of the "Probate Act of 1975",
approved August 7, 1975, as amended, is amended to read as
follows:

(Ch. 110 1/2, par. 11-5)

Sec. 11-5. Appointment of guardian. (a) Upon the filing
of a petition by a reputable citizen of this State or on its
own motion, the court may appoint a guardian of the person or
estate, or both, of a minor whenever it appears necessary or
convenient.

(b) A parent of an unmarried minor or of a child likely
to be born may by will nominate a guardian of the person and
of the estate of such child to continue during his minority
or for a less time, but if the surviving parent is a fit and
competent person, no such nomination deprives him of the
custody, nurture, tuition and education of the child or the
right to nominate by his will the guardian of the person of
the child. Before a testamentary guardian of the estate of
the minor can act, he must be appointed by the court of the
proper county and give the bond prescribed in Section 12-2.

(c) If the minor is 14 years of age or more, he may
nominate the guardian of his person and of his estate,
subject to approval of the court. If the minor's nominee is
not approved by the court, or if the minor resides out of the
State, or if, after notice to the minor, he fails to nominate
a guardian of his person or estate, the court may appoint the
guardian without nomination.

(d) The court shall not appoint as guardian of the
person of the minor, any person whom the court has determined
had caused or substantially contributed to the minor becoming
a neglected or abused minor as defined in Section 2-4 of the
Juvenile Court Act of 1987, as amended, unless two years has
elapsed since the last proven incident of abuse or neglect
and the court determines that appointment of such person as
guardian is in the best interests of the minor. P.A. 84-91.

Section 3-71. Sections 9 and 11 of "An Act to revise the
law in relation to private employment agencies and to repeal
an Act therein named", approved July 10, 1935, as amended

New matter indicated by italics - deletions by strikeout.